Express Mail No.: EV 686 024 060 US

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Schadt et al. Confirmation No.: 9607

Serial No.: 10/540,405 national stage filing Art Unit: To be assigned

of PCT/US03/41613

Filed: December 24, 2003 Examiner: To be assigned

For: COMPUTER SYSTEMS AND Attorney Docket No: 9301-210-999

METHODS FOR

ASSOCIATING GENES WITH

TRAITS USING CROSS

SPECIES DATA

# REQUEST UNDER 37 C.F.R. § 1.48(b) TO CORRECT INVENTORSHIP

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

It is respectfully requested that the above-identified application be amended under 37 C.F.R. § 1.48(b) to name the correct inventors. The correct inventors are Eric E. Schadt and John Lamb. Applicants, therefore, respectfully request that the name of Stephanie A. Monks be deleted as a named inventor of the above-identified application.

By the Preliminary Amendment submitted on even date herewith, the prosecution of the above-identified application has resulted in the cancellation of claims so that fewer than all of the currently named inventors are the actual inventors of the invention being presently claimed. The invention of Stephanie A. Monks is no longer being claimed in the above-identified application.

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Applicants respectfully request that the petition be granted and that the accompanying amendment deleting the name of Stephanie A. Monks as a co-inventor be entered.

A fee of \$130.00 is believed due under 37 CFR §1.17(i) for filing this Request to Correct Inventorship Under 37 C.F.R. §1.48(b). Please charge the required fee to Jones Day Deposit Account No. 50-3013. A copy of this sheet is enclosed.

Respectfully submitted,

\_\_\_

June 30, 2006

lriane M. Antler

 $\frac{32,605}{\text{(Reg. No.)}}$ 

JONES DAY

222 East 41st Street

New York, New York 10017

Phone: (212) 326-3939

Enclosures

Date:

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Confirmation No.: 9607 Application of: Schadt et al.

Serial No.: 10/540,405 national stage filing Art Unit: To be assigned

of PCT/US03/41613

Filed: Examiner: To be assigned December 24, 2003

For: COMPUTER SYSTEMS AND Attorney Docket No: 9301-210-999

METHODS FOR

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CONSENT OF ASSIGNEE TO CHANGE OF INVENTORSHIP UNDER 37 C.F.R. § 1.497 (d)(3) AND STATEMENT UNDER 37 C.F.R. § 3.73(b)

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

Rosetta Inpharmatics LLC, as the assignee of the entire right, title and interest in the above identified patent application, hereby consents to correction of the inventorship of this application. Specifically, the assignee consents to the addition of John Lamb, a citizen of the United States whose residence is 1216 N. 172<sup>nd</sup> Street, Shoreline, Washington 98133, as co-inventor of the instant application. Thus, the true inventors of the claimed subject matter of the above-identified International Application No. PCT/US03/41613 are Eric E. Schadt, Stephanie A. Monks, and John Lamb.

Rosetta Inpharmatics LLC states that it is the assignee of the entire right, title and interest in the patent application identified above by virtue of an assignment from the inventors of the patent application identified above. A copy of the assignment is enclosed as Exhibit A.

ROSETTA INPHARMATICS LLC

Date: 28 June 06

Managing Counsel

By:

# **EXHIBIT A**

Copy of Assignment of PCT/US03/41613 from Inventors to Rosetta Inpharmatics LLC

#### ASSIGNMENT

WHEREAS, WE, ERIC E. SCHADT, STEPHANIE A. MONKS, and JOHN LAMB, ASSIGNORS, respectively citizens of the United States, the United States, and the United Kingdom, respectively residing at 810 5th Street, Kirkland, Washington 98033, 3414 N. Ramsey Street, Stillwater, Oklahoma 74075, and 1216 N. 172<sup>nd</sup> Street, Shoreline, Washington, are the inventors of the invention in COMPUTER SYSTEMS AND METHODS FOR ASSOCIATING GENES WITH TRAITS USING CROSS SPECIES DATA for which we have executed an application for a Patent of the United States

- which is identified by Jones Day docket no. 9301-210-999
- $\boxtimes$ which was filed on December 24, 2003, Application No. 10/540,405, U.S. national stage of International Application No. PCT/US03/041613

and WHEREAS, ROSETTA INPHARMATICS LLC, a limited liability company organized and existing under the laws of the state of Delaware, and having an office for the transaction of business at 401 Terry Avenue North, Seattle, Washington 98108, ASSIGNEE, is desirous of obtaining our entire right, title and interest in, to and under the said invention and the said application:

NOW, THEREFORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the said ASSIGNORS, have sold, assigned, transferred and set over, and by these presents do hereby sell, assign, transfer and set over, unto the said ASSIGNEE, its successors, legal representatives and assigns, our entire right, title and interest in, to and under the said invention, and the said United States application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and extensions thereof; and all applications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filed for said invention in any country or countries foreign to the United States, together with the right to file such applications and the right to claim for the same the priority rights derived from said United States application under the Patent Laws of the United States, the International Convention for the Protection of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of industrial property protection, including, without limitation, patents, utility models, inventors' certificates and designs which may be granted for said invention in any country or countries foreign to the United States and all extensions, renewals and reissues thereof;

AND WE HEREBY authorize and request the Commissioner for Patents and any Official of any country or countries foreign to the United States, whose duty it is to issue patents or other evidence or forms of industrial property protection on applications as aforesaid, to issue the same to the said ASSIGNEE, its successors, legal representatives and assigns, in accordance with the terms of this instrument.

AND WE HEREBY covenant and agree that we have full right to convey the entire interest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.

AND WE HEREBY further covenant and agree that we will communicate to the said ASSIGNEE, its successors, legal

representatives and assigns, any facts known to execute all divisional, continuing, reissue and for the said ASSIGNEE, its successors, legal represecuntries.	oreign applications, make all rightful o	aths, and generally do everything po	ossible to aid
IN TESTIMONY WHEREOF, We here	eunto set our hands and seals the day an	year set opposite our respective sig	gnatures.
Date June 27, 200 620	06 Eric E. Schadt	L	S.
Date, 20	06 Stephanie A. Monks	L	S.
Date July 26H, 2006, 20	06 John Lamb	US L	S.
State of Washington)  County of King)  SS.:			
On	at he/she/they executed the same in hi	is/her/their authorized capacity(ies).	and that by
WITNESS my hand and official seal			
(herel Brans		Notary Public State of Washington CHERYL J. BRASS	- Comment

CHERYL J. BRASS **COMMISSION EXPIRES** Sept. 28, 2007

State of )	
SS.: County of	
On, 2006, before me,Nota Monks, personally known to me on the basis of satisfactory evi subscribed to the within instrument and acknowledged to me that he/she/they executed the and that by his/her/their signature(s) on the instrument the person(s), or the entity upon be instrument.	e same in his/her/their authorized capacity(ies).
WITNESS my hand and official seal	
State of Wishington ) SS.: County of King )	
On Twee 1, 2006, before me, Chery 1 Druss Nota personally known to me on the basis of satisfactory evidence to be the person(s) whose and acknowledged to me that he/she/they executed the same in his/her/their authorized cap on the instrument the person(s), or the entity upon behalf of which the person(s) acted, exe	pacity(ies), and that by his/her/their signature(s)
MITNESS my hand and official seal  (Merch Johnson Sept 38, 2007)	Notary Public State of Washington CHERYL J. BRASS MY COMMISSION EXPIRES Sept. 28, 2007

PHONE NO. : 4057443533

Jun. 28 2006 10:22AM P4 T-106 P.004/005 F-376

JOINT

#### ASSIGNMENT.

WHEREAS, WE, ERIC E. SCHADT, STEPHANIE A. MONKS, and JOHN LAMB, ASSIGNORS, respectively critizers of the United States, the United States, and the United Kingdom, respectively residing at \$10 5th Street, Kirkland, Washington 98033, 3414 N. Ramsey Street, Stillwater, Oklahoma 74075, and 1216 N. 172<sup>nd</sup> Street, Shoteline, Washington, are the inventors of the inventors in COMPUTER SYSTEMS AND METHODS FOR ASSOCIATING GENES WITH TRAITS USING CROSS SPECIES DATA for which we have executed an application for a Petent of the United States

- W which is identified by Jones Day docket no. 9501-210-999
- Which was filed on December 24, 2003, Application No. 19/540,405, U.S. national stage of International Application No.

PCT/1803/041613
and WHEREAS. ROSEITA INPHARMATICS LLC, a limited liability company organized and existing under the laws of the state of Delaware, and having an office for the transaction of business at 401 Terry Avestes North, Scattle, Washington 98108, ASSIGNEE, is desired of obtaining our entire right, title and interest in, to and under the said invention and the said application:

NOW, THEREPORE, in consideration of the sum of One Dollar (\$1.00) to us in hand paid, and other good and valuable consideration, the receipt of which is hereby acknowledged, we, the end ASSIGNORS, have sold, essigned, transferred and set over, and by these presents do bereby sell, assign, trainafer and set over, upon the said ASSIGNORS, have sold, essigned, transferred and set over, and the said United Searcs application and all divisions, renewals and continuations thereof, and all Patents of the United States which may be granted thereon and all reissues and emeasions thereof, and all Patents of the United States which may be granted thereon and all reissues and emeasions thereof, and all poplications for industrial property protection, including, without limitation, all applications for patents, utility models, and designs which may hereafter be filled for said invention in any country of countries foreign to the United States, together with the right to fille such applications and the right to claim for the same the priority rights derived from said United States, together with the right to fille such applications and the right to claim for the same the priority rights derived from said United States, application under the Patent Laws of the United States, the International Conversion for the Protections of Industrial Property, or any other international agreement or the domestic laws of the country in which any such application is filed, as may be applicable; and all forms of Industrial property protection, including, without limitation, patents, utility models, inventors' cartificenes and designs which may be granted for said invention in any country or countries thereign to the United States and all americans, renewals and reissons thereof.

AND WE HEREBY suchorize and request the Commissioner for Perents and any Official of any country or countries foreign to the United States, whose duty it is to issue passets of other evidence or forms of industrial property protection on applications as afterwarder, whose the same in the said ASSEGNER, its successors, legal representatives and applicable, in accordance with the terms of this intermediate.

AND WE HEREBY coverant and agree that we have full right to convey the ontire linerest herein assigned, and that we have not executed, and will not execute, any agreement in conflict herewith.

AND WE HEREBY further coverant and agree that we will communicate to the said ASSIGNEE, its successors, legal representatives and assigns, any face known to us respecting said invention, and tentify in any legal proceeding, sign all lawful papers, execute all divisional, continuing, reissue and fixeign applications, make all rightful oaths, and generally do everything possible to slid the said ASSIGNEE, its successors, legal representatives and assigns, to obtain and enforce proper protection for said invention in all countries.

IN TESTIMONY WHEREOF. We bereauto set our hands and seals the day and year set opposite our respective signatures.

Date		006			LS,
		Eric P. Scho	/ .		
Date June	28_2	31cphante A		Mone	LS.
Date		John Lamb			
State of	}				•
County of	) \$9± )				
On	2006. b	efore me,	Notz	ry Public, personally	appeared Frit E. Schadt
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WITNESS II	y hand and official send	•		•	
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Page 2 of 2

JONES DAY DOCKET NO. 9301-210-099

#### DECLARATION FOR NON-PROVISIONAL PATENT APPLICATION

As a below named investor, I hereby declare than

My residence, post office address and orizonship are as passed below at 201 et see, beseath my ramo.

I believe I am the original, tins and tale inventor if only one same is listed at 201 below, or an original, tins and joint inventor if phiral numes are listed at 201 or seq, below, of the subject matter which is chained and for which a patter is sought on the invention entitled COMPUTER SYSTEMS AND METHODS FOR ASSOCIATING GENES WITH TRAITS USING CROSS SPECIES DATA

and for which a percent application:

- was filed in the United States as Application No. 10/540,405 the activates on companying supersists;
   with amendment(s) filed on graphentics
- was filed as PCT Inscriptional Application No. PCT/US03/41613 on December 24, 2003 and was remended under PCT Article 19 on or restants
- I bendy state that I have reviewed and understand the contents of the above identified application, including the claims, as amended by any amendment referred to above
- I admowledge the duty to disclose information known to me to be material to patentability as dafined in Title 37, Code of Federal Regulations, §1.56,
- ( hereby claim turnign priority benefits under Tule 35, United States Code, § 119(a)-(d) of any foreign application(s) for patent or inventor's certificate listed below and have also identified below any foreign application for patent or inventor's certificate having a filing date before that of the application on which priority is claimed:

EARLIEST POREIGN APPLICATION(S), IF ANY, FILED PRIOR TO THE FILING DATE OF THE APPLICATION						
APPLICATION NUMBER	DATE OF FILING (day, month, year) PREORITY CLAIM					
			YES 🗆	NO 🗆		
			YES 🗆	ио □		

I hereby claim the benefit under Title 35, United States Code, §119(e) of any United States provisional application(s) listed below.

PROVISIONAL APPLICATION NUMBER	FILING DATE
60/436,684	December 27, 2002
60/460,343	April 2, 2003

I bereby claim the benefit under Title 35, United States Code, § 120 of any United States application(s) listed below and, insofts as the subject matter of each of the claims of this application is not discioned in the paint United States application in the matter provided by the first paragraph of Title 35, United States Code § 112, I acknowledge the duty to discione information known to me which is material to persatability as defined in Title 37, Code of Federal Regulations, § 1.56 which became available between the Using date of the prior application and the national or PCT international filling date of this application:

non-provisional Application serial no.	PILING DATE			
AVITACATION SERIAL NO.		PATENTED	PENDINO	ABANDONED

for use only when the application is assigned to a company, partnership or other organization.

PHONE NO. : 4057443533

Jun. 28 2006 10:21AM P3

## IONES DAY DOCKET NO. 9301-210-999

I bareby declare that all statements usede iterein of my own knowledge are sue and that all statements made on information and belief are ballowed to be true; and further that these statements were made with the knowledge that willful false statements and the like to made are parallelable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements pany jeoparties the validity of the application or any parent issuing thereon.

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		Stephanu 1	Monto	June 28	2006
	FULL NAME OF INVENTOR	Last Rue Lamb	FORTHARE John	MENTER	
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### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Application of: Schadt et al.

Confirmation No.:

9607

Serial No.:

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To be assigned

of PCT/US03/41613

Filed:

December 24, 2003

Examiner:

To be assigned

For:

COMPUTER SYSTEMS AND

Attorney Docket No:

9301-210-999

**METHODS FOR** 

ASSOCIATING GENES WITH

TRAITS USING CROSS

**SPECIES DATA** 

# STATEMENT OF JOHN LAMB UNDER 37 C.F.R. § 1.497(d)(1)

Mail Stop PCT Commissioner for Patents P.O. Box 1450 Alexandria, Virginia 22313-1450

Sir:

In accordance with 37 C.F.R. § 1.497(d)(1) I, JOHN LAMB, a citizen of the United States having a residence of 1216 N. 172<sup>nd</sup> Street, Shoreline, Washington 98133, state as follows:

1. That my name was incorrectly omitted from the list of inventors for COMPUTER SYSTEMS AND METHODS FOR ASSOCIATING GENES WITH TRAITS USING CROSS SPECIES DATA, which was filed as PCT International Application No. PCT/US03/41613 on December 24, 2003 ("the PCT Application"). I am an inventor of the claimed subject matter of this application. The error in inventorship in the PCT Application occurred without any deceptive intention on my part.

Respectfully submitted,

Date:

June 27th, 2006

John Lamb

Page 1 of 1